IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

TQ DELTA, LLC, Plaintiff, CIVIL ACTION NO. 2:21-CV-00310-JRG v. COMMSCOPE HOLDING COMPANY, INC., COMMSCOPE INC., **ARRIS** INTERNATIONAL LIMITED, **ARRIS § § § § § §** GLOBAL LTD., ARRIS US HOLDINGS, INC., ARRIS SOLUTIONS, INC., ARRIS TECHNOLOGY, INC., **ARRIS** ENTERPRISES, LLC, Defendants.

ORDER

Before the Court are TQ Delta, LLC's Unopposed Motion for Extension of Time to Respond to the Commscope Defendants' Motion to Transfer Venue to the District of Delaware (Dkt. No. 38) (the "First Motion for Extension"), TQ Delta, LLC's Unopposed Motion for Leave to Propound Expedited Venue Discovery (Dkt. No. 48) (the "Motion for Venue Discovery"), and TQ Delta's Second Unopposed Motion for Extension of Time to Respond to the Commscope Defendants' Motion to Transfer Venue to the District of Delaware (Dkt. No. 49) (the "Second Motion for Extension") (collectively, the "Motions").

In the Motion for Venue Discovery, the parties request that the Court grant leave so they may conduct venue discovery related to Defendants CommScope Holding Company, Inc., CommScope, Inc., ARRIS US Holdings, Inc., ARRIS Solutions, Inc., ARRIS Technology, Inc., and ARRIS Enterprises, LLC's ("CommScope") Motion to Transfer to the District of Delaware (Dkt. No. 32) (the "Motion to Transfer"). In the First Motion for Extension and Second Motion

for Extension, the parties request that the Court extend Plaintiff TQ Delta, LLC's deadline to

respond to the Motion to Transfer until two weeks after the completion of venue discovery. The

parties further inform the Court that they have agreed that CommScope will move for leave to

conduct venue discovery to the same extent requested in the Motion for Venue Discovery after the

filing of TQ Delta's response to the Motion to Transfer and will request to file its reply thereafter.

Having considered the Motions, and noting that they are unopposed, the Court finds that

the Motions should be and hereby are **GRANTED-IN-PART**. Accordingly, it is **ORDERED** that

both parties have leave to simultaneously conduct venue discovery to the extent described in the

Motion for Venue Discovery, which is to be completed no later than forty-five (45) days from the

date of this Order. It is further **ORDERED** that TQ Delta's deadline to respond to the Motion to

Transfer is extended until fifteen (15) days after the completion of venue discovery and

CommScope's deadline to reply is extended until seven (7) days after the filing TQ Delta's

response.

So ORDERED and SIGNED this 22nd day of December, 2021.

RODNEY GILSTRAP

UNITED STATE'S DISTRICT JUDGE